

A G E N D A

OCONEE COUNTY COUNCIL MEETING - TUESDAY, DECEMBER 7, 1993

7:00 PM

1. Call to Order
2. Invocation
3. Approval of Minutes
4. Third & Final Reading of Ordinance 93-8, "An Ordinance Approving the Financing of the Improvements, Renovations and Additions to Certain Sewer Treatment Facilities in Oconee County, South Carolina Through the Borrowing by Oconee County, South Carolina of not Exceeding Eight Million, One Hundred, Ninety Thousand Dollars (\$8,190,000) From the State Water Pollution Control Revolving Fund, by Agreement with the South Carolina Water Quality Revolving Fund Authority, Pursuant to Title 48, Chapter 5, Code of Laws of South Carolina, 1976, as Amended Providing for the Agreement to Make and to Accept a Loan, the Execution and Delivery of a Loan Agreement Between Oconee County and the South Carolina Water Quality Revolving Fund Authority, The Execution and Delivery of a Promissory Note From Oconee County to the South Carolina Water Quality Revolving Fund Authority; and Other Matters Relating Thereto" - Mr. Howard Adams, Sewer Commission Chairman, Mr. Lamar Bailes, Finance Chairman, Mr. Robert Winchester, Director & Ms. Kathy McKinney, McNair Law Firm
5. Consideration of Request from Aeronautics Commission to Apply for FAA & State Funds for:
 - Parallel Taxiway
 - Terminal Building
 - Runway Resurfacing - Mr. Michael Willimon, Aeronautics Commission Chairman
6. Consideration of Permission for the PRT Commission to Apply for a PARD Grant in the Amount of \$14,000 with a Match of \$2,800 - Mr. Alex James, PRT Director
7. Consideration of Agreement Between the Oconee County Law Enforcement Center and the Department of Corrections of the State of South Carolina -Mr. Bob Busch, LEC Director

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AGENDA

December 7, 1993

8. Consideration of Transfer for Emergency Preparedness - Mr. Alan Horn, Director
9. Discussion of HVAC System for the Tax Center - Mr. Jim Smith, Public Buildings Director
10. Consideration of Bid for Charging Desk at the Salem Library - Ms. Martha Bailey, Library Director & Ms. Marinne Dillard, Purchasing Director
11. Consideration of Bid for Exchange of Back Hoe for the Road Department - Ms. Marianne Dillard, Purchasing Director
12. Discussion of Alternate Procedures for Purchasing Off Road Diesel Fuel - Ms. Marianne Dillard, Purchasing Director
13. Old Business
14. New Business
15. Adjourn

6:00 PM Road Committee Meeting

6:45 PM Administrative Briefing

(All Meetings Open to Public)

MEMBERS, OCONEE COUNTY COUNCIL

Mrs. M. Fran Burrell, District I Mr. Harrison E. Orr, District II
Mr. Michael E. Harper, District III Mr. Roy B. Strickland, District IV
Mr. Alton K. Williams, District V

MINUTES, OCONEE COUNTY COUNCIL MEETING

The regular meeting of the Oconee County Council was held Tuesday, December 7, 1993 at 7:00 pm in Council Chambers with all Council Members and the County Attorney present.

Members of the press notified (by mail):
Journal/Tribune, Keowee Courier, Westminster News, Anderson Independent, Greenville News, WGOG Radio, WBFM Radio, WCCP Radio, WZLI/WLET Radio, WYFF TV, & WLOS TV.

Press

Members of the press present: Ashton Hester - Keowee Courier, Lee Hendren - Journal/Tribune, Alan Bowie - Anderson Independent & Jennifer Berry - Greenville News.

The meeting was called to order by Supervisor Chairman Crain who welcomed the guests and media.

Call to Order

The invocation was given by Mr. Harper.

Invocation

Mr. Williams made a motion, seconded by Mrs. Burrell, approved 5 - 0 that the minutes of the November 16, 1993 meeting be adopted as printed.

Minutes

At the request of Mr. Cain, County Attorney, the third reading of Ordinance 93-8 was placed at the end of the agenda due to the necessity of a legal briefing regarding this item.

Ord. 93-8

At the request of Mr. Michael Willimon, Aeronautics Commission Chairman, Mr. Strickland made a motion, seconded by Mr. Harper, approved 3 - 2 (Mr. Williams & Mrs. Burrell voting against) that approximately \$81,000 be taken from contingency and placed in line item 10 009 00170 09170 and the county commit to five percent funding for the following airport projects: land acquisition for a parallel taxiway, a parallel taxiway, land acquisition for a terminal building and airfield pavement rehabilitation. The total cost of the projects is estimated to be \$2,580,510 to be funded by 90% federal funds, 5% state funds and 5% local funds.

Aeronautics
(Cont'cy)

The total local funds needed as match for these grants is \$127,544 per Mr. Willimon.

The cost figures for a terminal building at the airport were accepted an information at this time.

Mr. Cain, County Attorney, informed Council he had spoken with Mr. Jay Talbert of Talbert & Bright and the cost of the land acquisition is an estimate based on the appraisal of parcel "K" and he did want Council to keep this in mind.

Also, at the request of Mr. Willimon, Mr. Strickland made a motion, seconded by Mrs. Burrell, approved 5 - 0 that \$600 be taken from contingency and placed in line item 10 009 00170 09170 for Talbert & Bright to prepare a Height Restriction Ordinance for the area surrounding the airport. The total cost of this project is \$12,000, however it is grant eligible and the county's portion is five percent.

Airport
(Cont'cy)

Ms. Marianne Dillard, Purchasing Director, stated that she concurred with this action and it was in keeping with Section C, 4 "When in the Purchasing Agent's judgement and with concurrence of County Council, it is to the advantage of the County's interest to do so"

At the request of Mr. Bob Busch, Law Enforcement Director, Mr. Williams made a motion, seconded by Mr. Harper, approved 5 - 0 that the attached agreement by and between Oconee County and the Department of Corrections of the State of South Carolina for the housing of state inmates be adopted.

LEC

Mr. Harper made a motion, seconded by Mr. Strickland, approved 5 - 0 that the attached transfer for Emergency Preparedness be adopted.

Emergency
Prep.
(Transfer)

Mrs. Burrell made a motion, seconded by Mr. Strickland, approved 5 - 0 that an air quality control engineer be retained to conduct a study of the tax center.

HVAC

Mr. Strickland made a motion, seconded by Mr. Orr, approved 4 - 1 (Mr. Harper voting against) that the low bid of Oconee Implement Co. for a tractor loader backhoe for the road department at \$26,796 be adopted. This is with the exchange of a 1982 Ford 555 backhoe. (See attached bid)

Road Dept.
(Backhoe)

Mr. Strickland made a motion, seconded by Mr. Harper, approved 5 - 0 that retroactive to October, 1993 the procedure for purchasing off road diesel fuel be to receive bids from vendors once a month for their rack price plus the actual cent figure they will charge for profit and the county not have to pay the sixteen (\$.16) cent tax. This is necessary due to the clean air act of 1990 and the county not having a storage tank for this fuel.

Diesel
Fuel

Mr. Orr, Chairman of the Roads & Transportation Committee, informed Council that it was the recommendation of the Roads & Transportation Committee that Mr. Richard LeCroy be sent a letter that the policies regarding the scraping of the shoulders of the roadways along County Roadway WA 222 had not been violated, therefore Council would be taking no action in this matter. This recommendation was adopted 5 - 0.

Roads & Transport-

The recommendation of the Roads & Transportation Committee to place signs at sites 15, 17, 18, 20, 1, 7, 10, 12 & 13 be adopted. (See attached map)

Mr. Orr made a motion, seconded by Mr. Strickland, approved 5 - 0 that the administration obtain cost estimates to replace all the wooden bridges in the county.

Bridges

Mr. Williams made a motion, seconded by Mr. Strickland, approved 5 - 0 that PRT be allowed to transfer \$2,250 and apply for a PARD Grant in the amount of \$11,250 - \$9,000 state funds and \$2,250 local funds.

PRT

Mr. Harper made a motion, seconded by Mr. Orr, approved 5 - 0 that Council accept the resignation of Mr. Talley Grant as a member of the Oconee County Sewer Commission effective January 1, 1994 and he be sent a letter of appreciation.

Sewer Appts.

Mr. Williams made a motion, seconded by Mr. Orr, approved 5 - 0 that Mr. Tommy Crumpton be appointed to replace Mr. Grant with his term commencing January 1, 1994 and expiring December 31, 1995.

Mr. Williams made a motion, seconded by Mr. Strickland, approved 5 - 0 that Mr. Dewitt Martin be appointed to the Sewer Commission with his term commencing January 1, 1994 and expiring December 31, 1997.

At the request of Mr. Cain, County Attorney, Mr. Strickland made a motion, seconded by Mr. Orr, approved 5 - 0 that Council go into executive session for a legal briefing.

Executive Session

When open session resumed, Mr. Orr made a motion, seconded by Mr. Strickland, approved 5 - 0 that Legal Counsel be authorized to confer with representatives of the Revolving Loan Fund and seek opinions from the State Attorney General Office, if deemed appropriate to determine if the County is eligible to participate in the State Revolving Loan Program.

Open Session

Due to this, third and final reading of Ordinance 93-8, "An Ordinance Approving the Financing of the Improvements, Renovations and Additions to Certain Sewer Treatment Facilities in Oconee County, South Carolina Through the

Ord. 93-8

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December 7, 1993

Borrowing by Oconee County, South Carolina of not Exceeding Eight Million, One Hundred, Ninety Thousand Dollars (\$8,190,000) From the State Water Pollution Control Revolving Fund, by Agreement with the South Carolina Water Quality Revolving Fund Authority, Pursuant to Title 48, Chapter 5, Code of Laws of South Carolina, 1976, as Amended Providing for the Agreement to Make and to Accept a Loan, the Execution and Delivery of a Loan Agreement Between Oconee County and the South Carolina Water Quality Revolving Fund Authority, The execution and Delivery of a Promissory Note From Oconee County to the South Carolina Water Quality Revolving Fund Authority; and Other matters Relating Thereto" was postponed.

Adjourn: 9:50 pm

Norman D. Crain
Supervisor-Chairman
Oconee County Council

**Cost Summary
Miscellaneous Projects
Clemson-Oconee County Airport
November 15, 1993**

Project	Total Cost	Federal Share	State Share	Local Share
- 1. Parallel Taxiway	1,901,630.00	1,711,467.00	95,081.00	95,082.00
- 2. Land Acquisition Parallel Taxiway	91,880.00	82,692.00	2,756.00	6,432.00
3. Terminal Building	300,000.00	-	150,000.00	150,000.00
- 4. Land Acquisition Terminal Building	89,000.00	80,100.00	2,670.00	6,230.00
- 5. Airfield Pavement Rehabilitation	498,000.00	448,200.00	24,900.00	24,900.00
Total	\$2,880,510.00	\$2,322,459.00	\$275,407.00	\$282,644.00

STATE OF SOUTH CAROLINA

A G R E E M E N T

This Agreement is made and entered into this first day of January, 1994, by and between the Oconee County Law, hereinafter referred to as the Designated Facility, and the Department of Corrections of the State of South Carolina, by and through its duly authorized agent and Commissioner Parker Evatt, hereinafter referred to as the Department.

WITNESSETH

WHEREAS, the parties desire that the Oconee County Law facility be designated by the Department as a facility for the housing of inmates sentenced to the Department;

NOW THEREFORE, the parties hereby agree each with the other that:

1. The recital set forth above is hereby incorporated herein and made a part hereof.
2. It is agreed that this application to be designated as a facility for housing the Department's inmates as well as the result of the most recent Division of Inspections Report shall be attached hereto and made a part hereof.
3. It is agreed that the Agreement will be subject to South Carolina Department of Corrections' inspection standards and inspection schedules as a Type II, III or IV facility and will abide by those results and determinations.
4. It is agreed that the Department shall have sole authority acting through its Division of Inmate Operations and Control for initial subsequent classification and

evaluation of inmates who may be housed at the Oconee County Law facility. Such classification and evaluation will be based upon the Department's custody classification policy.

5. The Facility agrees to abide by all policies as set forth in the Designated Facilities Policies and Procedures Manual.
6. It is agreed that inmates meeting all qualifications and requirements of the Department be assigned to a said Designated Facility only upon a voluntary basis and signed statements reflecting such willingness will be required. Moreover, the Designated Facility shall have the right to refuse to accept specific inmates offered for assignment to the Designated Facility.
7. It is agreed that the assignment of inmates to and utilization by the Designated Facility will be without regard to race, creed, color, national origin, and religion.
8. It is agreed that assignment of inmates to a work activity will be the responsibility of the Designated Facility; however, the Designated Facility will ensure that the inmates will not be working in activities that would be in violation of the Occupational Safety and Health Act and State Laws.
9. Should it be necessary for the Designated Facility to utilize inmates in positions that require the use of equipment, the Designated Facility shall provide all necessary safety equipment items, safety and training

orientation with respect to the use of such equipment, and supervision by employees of inmates using such equipment.

10. The Designated Facility shall provide an orientation session relating to supervision and security concerns for all employees who will directly or indirectly supervise inmates. This training will be updated and a re-orientation session will be conducted at least annually. Each of the orientation and re-orientation sessions will be documented. The documentation will include subject matter, dates, duration and attendees. Furthermore, when an inmate work supervisor is replaced, the Designated Facility will provide this orientation session prior to the supervisor assuming his/her duties.
11. The Designated Facility will ensure that safe transportation is provided for inmates to and from the work site, and throughout the work day if inmates are assigned to a work detail outside the Designated Facility. Additionally, no inmate will be transported in a privately owned vehicle for any reason.
12. It is agreed that the expenses for routine medical care of assigned inmates will be the sole responsibility of the Designated Facility. Routine dental and optical care will be provided by the Department. If such routine medical care is determined by the Designated Facility to be unduly burdensome to the Designated Facility, then the Designated Facility may return the inmate to the custody and supervision of the Department.

13. Should the inmate require emergency medical care while in the custody of the Designated Facility, then the Designated Facility shall be responsible for transporting the inmate to an appropriate medical facility and for immediately contacting the Division of Health Services at the South Carolina Department of Corrections, advising them of the emergency. In such a case, the Designated Facility will be responsible for the cost of the medical care provided to the inmate (to include ambulance, emergency room, hospital costs, physician's charges, etc.) until such time as the inmate is physically able to be returned to a South Carolina Department of Corrections' facility or other medical facility (as determined by the South Carolina Department of Corrections). The decision that an inmate is physically able to return to a South Carolina Department of Corrections' facility or other medical facility (as determined by the South Carolina Department of Corrections) shall be made by the appropriate attending medical personnel (i.e., the physician providing the emergency services). The South Carolina Department of Corrections will assume financial responsibility for all medical expenses incurred after the release is provided by the attending physician and the South Carolina Department of Corrections (Division of Health Services) is notified of the release.
14. It is recommended that the Designated Facility shall provide workers' compensation coverage to the inmate

members of the labor force pursuant to Section 42-1-480, Code of Laws of South Carolina, 1976, and that payment to the inmate claimants shall be in accordance with Section 42-1-490, Code of Laws of South Carolina, 1976.

The inmate workers are not employees of South Carolina. The Department will not be liable for claims by inmates at Designated Facilities, nor for claims by others against such inmates; the Department accepts no responsibility for the acts of the inmates in the custody of the Designated Facility.

15. The Designated Facility shall not loan, trade, or permit inmates to perform work for private enterprises, or private individuals, except as described in paragraph 16.
16. The Designated Facility shall not allow inmates to enter into private business transactions or other money-making activities. Nominal cash transactions for services of a personal nature such as shoe shines, car washes, hair cuts, etc., that are performed by the inmate shall be between the inmate and the interested party and will not require specific prior approval or documentation. The charge for this service must be agreed upon in advance by both parties.
17. The Designated Facility will ensure that respective municipal and/or county law enforcement agencies are advised as to the use of inmates by the Designated Facility, and that their assistance in security-related situations may be needed.

18. It is agreed that the cost to maintain adequate food, clothing, and shelter will be the sole responsibility of the Designated Facility.
19. It is agreed that the Designated Facility will provide basic necessities such as toilet articles and items of personal hygiene, or in the alternative provide those funds necessary to enable the inmate to purchase the required articles.
20. All inmates assigned to a Designated Facility are to be afforded the privileges of application for community programs and custody advancement when eligible by those policies established by the Department, and may not be afforded the privileges of a higher custody than that assigned by the Department.
21. It is agreed that the Designated Facility will afford inmates reasonable access to the courts and counsel.
22. It is agreed that assignment of inmates to a work detail and the determination of Earned Work Credits at the Designated Facility will be the responsibility of the Designated Facility.
23. No inmate shall be allowed to operate a motorized vehicle (except for heavy equipment at the work site) unless he/she possesses a valid South Carolina Driver's License, and no inmate may be allowed to operate a vehicle without proper supervision as established by policy of the Department.

24. It is agreed that if inmates escape from the Designated Facility, the Designated Facility will ensure that immediate searches will be undertaken by Designated Facility personnel to return the inmates to custody and that the Designated Facility will obtain a warrant for escape within 24 hours. The Designated Facility will ensure that the appropriate officials in the city/county are notified, as well as the Division of Inmate Operations and Control of the South Carolina Department of Corrections.
25. It is agreed that the Department will provide the Designated Facility with a reasonable number of inmates in accordance with the application referred to in item two, provided, however, that such number of inmates as may be required can be fulfilled according to the Department's criteria as to such assignments as specified herein.
26. It is agreed that the Designated Facility will take no major disciplinary action against inmates without providing due process hearings.
27. It is agreed that the City/County's operation of a Designated Facility will commence on January 1, 1994, and end on December 31, 1995, except that renewals as agreed upon by the parties as set forth in the form below may be had. It is further agreed that both the party responsible for requesting and assigning inmates to work at the facility and the party responsible for supervision of the

facility will each affix signatures to the Agreement assuming joint responsibility for the said inmates.

28. Any changes and/or additions to this Agreement mutually agreed by the parties shall be incorporated in written Amendments to this Agreement. The parties further agree that this Agreement may be terminated by either party after a period of thirty (30) days following the receipt by the other party of a written notice of such intent or immediately upon mutual consent of the parties.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date first above written.

Jean Payne
Witness JEAN PAYNE

Joann Davis
Witness JOANN DAVIS

BY: Bobby E. Busch, Sr.
BOBBY E. BUSCH, SR., DIRECTOR
OCONEE LAW ENFORCEMENT CENTER

BY: _____

Witness

Witness

South Carolina Department
of Corrections

BY: Parker Evatt
Parker Evatt, Commissioner

Sandra S. Jeffcoat
Witness

Beverly H. Hunt
Witness

BUDGET ADJUSTMENT AUTHORIZATION

Revised 07-01-90

DATE 11-23-93 DEPARTMENT Emergency Preparedness CHANGE NO. 1

IT IS REQUESTED THAT THE FOLLOWING CHANGES BE MADE IN NY 93 - 94 BUDGET:

1. TO: CAP EXP VEHICLES/EQUIP # 10 - 053 - 00150 - 00870 \$ 89.00
(fill in line item name) (fill in line code)

FROM: CAP EXPEND EQUIP # 10 - 053 - 00150 - 00840 \$ 89.00
(fill in line item name) (fill in line code)

Justification: State contract came in on intermediate vehicle considerable higher than in previous year, cost of two (2) vehicles exceeds budgeted amount by \$88.88.

2. TO: _____ # _____ \$ _____
(fill in line item name) (fill in line code)

FROM: _____ # _____ \$ _____
(fill in line item name) (fill in line code)

Justification: _____

3. TO: _____ # _____ \$ _____
(fill in line item name) (fill in line code)

FROM: _____ # _____ \$ _____
(fill in line item name) (fill in line code)

Justification: _____


DEPARTMENT HEAD SIGNATURE

APPROVED: 12/7/93
Date of Council Meeting

DATE: _____
Received by Council Clerk

DISAPPROVED: _____
Date of Council Meeting

ATTEST: Opal O. Breen
COUNCIL CLERK

OCONEE COUNTY BID TABULATION

BID FOR: TRACTOR LOADER BACKHOE FOR ROAD DEPARTMENT DATE: November 23, 1993

BID NO: 93-19 LOCATION: Walhalla, S. C. TIME: 2:00 0.m.

BIDDERS	Oconee Implement Co.	Powell Brothers Tractor Co.	Blanchard Machinery Co.	Van Lott, Inc.	
Make/Model	Case 580 Super K	Ford 575D	Cat 416B	John Deere 310D	
Base Bid	\$53,184.00	\$38,879.00	\$44,578.00	\$41,200.00	
Less Trade In	26,688.00	10,000.00	7,000.00	8,200.00	
Sub-Total	26,496.00	28,879.00	37,578.00	33,000.00	
Sales Tax	300.00	300.00	300.00	300.00	
GRAND TOTAL	\$26,796.00	\$29,179.00	\$37,878.00	\$33,300.00	
Delivery	60 days		90 days	30 days	
Addendum Received					

ATTENDING OPENING: John Payne, Van Lott; Snook England, Oconee Implement; Barry Sullivan, Blanchard; Hoyt Orr, Lee Davis, Marianne Dillard, Jenny Peay, Oconee County

BID No. 93-19
(Use this number on envelopes
& all related correspondence)

BID FORM
OCONEE COUNTY
PURCHASING DEPARTMENT
201 WEST MAIN STREET

WALHALLA, SOUTH CAROLINA 29691

The Oconee Imp. Co.
submits herewith our Bid in response to bid request number shown above, and in compliance
with the description(s) and/or specification(s) numbered one page
and attached hereto for tractor loader backhoe

1. Base Bid	\$ <u>53,184.00</u>
2. Other Charges (please specify)	
a. _____	\$ _____
b. _____	\$ _____
3. Sub-Total	\$ <u>53,184.00</u>
4. Less Trade-In allowance (where applicable)	\$ <u>26,688.00</u>
5. S.C. Sales Tax (5%)	\$ <u>300.00</u>
6. Total Delivered Price	\$ <u>26,796.00</u>

Bid shall include delivery to location stated on Bid Notice.
Show any exception, deviation, extra computation, or information on Bid Supplemental
Form attached hereto.
Delivery Date: 60 days

BIDDING ORGANIZATION Oconee Imp Co
ADDRESS: P. O. BOX P0679
CITY, STATE, ZIP CODE Westminster SC 29693

SIGNATURES OF BIDDERS REPRESENTATIVE Oconee Imp Co
TITLE by [Signature]
DATE 11/23/93
TELEPHONE 647-2656

BID No. 93-19
(Use this number on envelopes
& all related correspondence)

BID FORM
OCONEE COUNTY
PURCHASING DEPARTMENT
201 WEST MAIN STREET
WALHALLA, SOUTH CAROLINA 29691

The Powell Bros T & E Co. Inc.
submits herewith our Bid in response to bid request number shown above, and in compliance
with the description(s) and/or specification(s) numbered one page
and attached hereto for tractor loader backhoe

We are bidding Ford 575D TLB -less Air Conditioning

1. Base Bid	\$ <u>38,879.00</u>
2. Other Charges (please specify)	
a. _____	\$ _____
b. _____	\$ _____
3. Sub-Total	\$ <u>38,879.00</u>
4. Less Trade-In allowance (where applicable)	\$ <u>10,000.00</u>
5. S.C. Sales Tax (5%)	\$ <u>300.00</u>
6. Total Delivered Price	\$ <u>29,179.00</u>

Bid shall include delivery to location stated on Bid Notice.
Show any exception, deviation, extra computation, or information on Bid Supplemental
Form attached hereto.
Delivery Date: _____

BIDDING ORGANIZATION Powell Bros T & E Co. Inc.

ADDRESS: P. O. BOX 1095

CITY, STATE, ZIP CODE Seneca S.C. 29679

SIGNATURES OF BIDDERS REPRESENTATIVE
[Signature]

TITLE Pres.

DATE 11-12-93

TELEPHONE 882-4077

BID SUPPLEMENTAL FORM

OCONEE COUNTY

PURCHASING DEPARTMENT

201 West Main Street

WALHALLA, SOUTH CAROLINA 29691

DATE 11-12-93

BID NO. 93-19

Cost for Extended Service Plan is as follows:

Full 3 years/3000 hours \$3,086.00

Power Train - 3 years/3000 hours \$1,199.50

Deductible - Year 2 \$200.00 per repair visit
Year 3 \$300.00 per repair visit

BID No. 93-19
(Use this number on envelopes
& all related correspondence)

BID FORM
OCONEE COUNTY
PURCHASING DEPARTMENT
201 WEST MAIN STREET
WALHALLA, SOUTH CAROLINA 29691

The Blanchard Machinery Co.

submits herewith our Bid in response to bid request number shown above, and in compliance with the description(s) and/or specification(s) numbered one page and attached hereto for tractor loader backhoe

1. Base Bid	\$ 44,578.00
2. Other Charges (please specify)	
a. _____	\$ _____
b. _____	\$ _____
3. Sub-Total	\$ 44,578.00
4. Less Trade-In allowance (where applicable)	\$ 7,000.00
5. S.C. Sales Tax (5%)	\$ 300.00
6. Total Delivered Price	\$ 37,878.00

Bid shall include delivery to location stated on Bid Notice.
Show any exception, deviation, extra computation, or information on Bid Supplemental Form attached hereto.
Delivery Date: 90 days or less

BIDDING ORGANIZATION Blanchard Machinery Co.
ADDRESS: P. O. BOX 517
CITY, STATE, ZIP CODE Simpsonville, S.C. 29681

SIGNATURES OF BIDDERS REPRESENTATIVE Barry Sullivan
TITLE Sales Representative
DATE November 23, 1993
TELEPHONE (803) 963-3645

BID SUPPLEMENTAL FORM

OCONEE COUNTY

PURCHASING DEPARTMENT

201 West Main Street

WALHALLA, SOUTH CAROLINA 29691

DATE November 23, 1993

BID NO. 93-19

EXCEPTIONS:

- (1) 416B Engine has 77HP (gross) and 74 HP (flywheel)
- (2) 416B Engine has a 243 cu. in. displacement
- (3) For Ford style controls; add \$543.00
- (4) A wobble stick is not available on 416B.

OPTIONS:

- (1) 5 year/7,500 hr. (whichever comes first) Powertrain Warranty
Add \$777.00

Price is good if ordered before December 15, 1993.

Selling points:

The 416B has a variable flow, axial piston hydraulic pump. It is much more efficient than the gear pumps in competitive machines. It also has a 41 GPM flow rate, which exceeds most of the competition.

The engine may be smaller than the competition, but the hydraulics on the 416B are superior and make the 416B much more productive.

BID No. 93-19
(Use this number on envelopes
& all related correspondence)

BID FORM
OCONEE COUNTY
PURCHASING DEPARTMENT
201 WEST MAIN STREET
WALHALLA, SOUTH CAROLINA 29691

The Van Lott, Inc.
submits herewith our Bid in response to bid request number shown above, and in compliance
with the description(s) and/or specification(s) numbered one page
and attached hereto for tractor loader backhoe

1. Base Bid	\$	<u>41,200.00</u>
2. Other Charges (please specify)		
a. _____	\$	_____
b. _____	\$	_____
3. Sub-Total	\$	<u>41,200.00</u>
4. Less Trade-In allowance (where applicable)	\$	<u>-8,200.00</u>
5. S.C. Sales Tax (5%)	\$	<u>300.00</u>
6. Total Delivered Price	\$	<u>33,300.00</u>

Bid shall include delivery to location stated on Bid Notice.
Show any exception, deviation, extra computation, or information on Bid Supplemental
Form attached hereto.

Delivery Date: approximately 30 days after receipt of order

BIDDING ORGANIZATION Van Lott, Inc.

ADDRESS: P. O. BOX 11 Power Dr. P.O. Box 5026

CITY, STATE, ZIP CODE Greenville, S. C. 29607 (or 29606 for P.O. box)

SIGNATURES OF BIDDERS REPRESENTATIVE

Sales Representative

TITLE

John P. Payne
Sales Representative

DATE

23 Nov. 93

TELEPHONE

288-3832

BID SUPPLEMENTAL FORM

OCONEE COUNTY

PURCHASING DEPARTMENT

201 West Main Street

WALHALLA, SOUTH CAROLINA 29691

DATE 23 Nov. 93

BID NO. 93-19

Van Lott, Inc.

SECURE customer protection plan brochure and complete price list is included.

SPECIFICATION DEVIATIONS BY VAN LOTT, INC. ON JOHN DEERE 310D:
ENGINE - The engine has 239 cubic inch displacement (not 256) with
75 SAE net HP. Also it is not equipped with a manifold cold start
aid; It is equipped with a remote mounted ether start aid.

AXLE:- 85" treadwidth in lieu of 70" minimum.

INFORMATION COPY

November 16, 1993

Howard Adams, Chairman
Oconee County Sewer Commission

Sirs:

I have thoroughly enjoyed the opportunity to serve the Oconee County Sewer Authority as a commission member. I feel that the best interest of the cities and county is served when each commissioner is actively involved with those entities; therefore, since I did not seek re-election to the Walhalla City Council, I hereby tender my resignation to the commission effectively December 31, 1993.

If I can assist the commission in the future, please do not hesitate to call on me.

Respectfully,


Tally Grant

THE

CITY OF SENECA

SOUTH CAROLINA

In the heart of industrial Oconee County

P.O. BOX 4773 29679
TELEPHONE 885-2700

November 3, 1993

Mr. Norman Crain
Oconee County Supervisor
208 Booker Drive
Walhalla, South Carolina 29691

Dear Mr. Crain:

As Mayor for the City of Seneca, I would like to appoint Mr. Dewitt Martin to the Oconee County Sewer Commission to replace Mr. Tom Petty's position to represent Seneca. I feel Mr. Martin will represent the citizens well.

Please confirm this recommended appointment in writing. Should you need to contact me, please do so at your convenience.

Sincerely,



Devoe Blackston
Mayor, City of Seneca

EDB/tt

xc: Robert Winchester, Oconee County Sewer Commission
Howard Adams, Chairman, Oconee County Sewer Commission
Dewitt Martin